

FDA's Enforcement Priorities for Single-Use Devices Reprocessed by Third Parties and Hospitals

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Basis of FDA's Authority

- Federal Food, Drug, and Cosmetic Act
- 21 Code of Federal Regulations (CFR) Parts 800 to 1299

How FDA Classifies Medical Devices

- Class I, Class I exempt
- Class II, Class II exempt
- Class III

Types of Premarket Submissions

- 510(k) = Substantial Equivalence (SE) to a marketed device
- PMA = a new device not previously marketed or an existing device seeking a new intended use
- Pre-amendment devices = devices already marketed before 1976

“Enforcement Priorities for Single-Use Devices Reprocessed by Third Parties and Hospitals”

August 14, 2001

www.fda.gov/cdrh/comp/guidance/1168.pdf

FDA's Enforcement Guidance

(published in Federal Register on August 14, 2000)

- Registration & Listing
(21 CFR Part 807)
- MDR reporting (21 CFR Part 803)
- Medical Device Tracking
(21 CFR Part 821)
- Medical Device Corrections & Removals
(21 CFR Part 806)
- Quality System Regulation (21 CFR Part 820)
- Labeling requirements
(21 CFR Part 801)
- Premarket notification & approval requirements
(21 CFR Parts 807 & 814)

1. Registration & Listing

- Owners and operators of establishments who manufacturer devices, including reprocessing of SUDs, must:
- Register their establishment with FDA (FDA form 2891) and
- List each device (FDA form 2892)

2. Medical Device Reporting (MDR)

- Device-related Deaths, Serious Injuries and Malfunctions.
- Report within 30 calendar days after becoming aware of the event.
- Report within 5 work days after becoming aware when event involves a remedial action.
- Submit baseline reports; annual updates as necessary.

3. Medical Device Tracking

- Purpose: to promptly locate devices in commercial distribution in the event corrective action or notification about the device is necessary
- Triggered by a specific FDA Tracking Order to the manufacturer/reprocessor

4. Medical Device Corrections and Removals

- Must submit within 5 work days, a written report to FDA of any corrective or removal of a device that pose a public health risk
 - Correction - the repair, modification, adjustment, relabeling, destruction or inspection of a device including patient monitoring ...
 - Removal - moving the device to another location for the purpose of repair, modification, adjustment, relabeling, destruction, or inspection ...

5. Quality System Regulation

- Governs the methods used in, and the facilities and controls used for the design, manufacture, packaging, labeling, storage, installation, and servicing of all finished devices.
- Process Validation!

6. Labeling

- General labeling requirements on the device and on all packaging.
- Not limited to just adequate directions for use.

7. Premarket Submission Requirements

- 510(k)

or

- PMA

Significant Dates for All SUD Reprocessors:

- Feb 14, 2001: ■ Submit PMA for all Class III SUDs
- Aug 14, 2001: ■ Submit 510(k) for all non-exempt Class II SUDs
- Feb. 14, 2002: ■ Submit 510(k) for all non-exempt Class I SUDs

Special Provision for Hospital Reprocessors

- One year enforcement discretion for non-premarket requirements:
 - registration & listing
 - MDR
 - tracking
 - corrections & removals
 - quality system

FDA Home Page on Reuse

- www.fda.gov/cdrh/reuse/index.shtml